

Attorney Docket No.: 6710.204-US

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Radmer et al.

Confirmation No.: 8985

Application No.: 10/566,795

Group Art Unit: 3763

Filed: January 31, 2006

Examiner: VU, QUYNH-NHU HOANG

For: Retraction Means For Transcutaneous Device

STATEMENT UNDER 37 CFR § 1.560(b) SUMMARIZING INTERVIEW

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

This paper memorializes a telephone interview conducted between the undersigned and Examiner Quynh-Nhu Hoang Vu on April 1, 2009 regarding

(A) a brief description of nature of exhibit (if any).

No exhibits were shown to the Examiner.

(B) claims discussed.

The claims were not discussed in any detail. Instead, Applicants' attorneys discussed how the various figures operated.

(C) identification of prior art.

No prior art was discussed.

(D) identification of principal proposed amendments. No amendments were proposed

(E) general thrust of arguments.

No arguments were made, the figures were explained to the Examiner.

(F) general indication of pertinent matters discussed

See above. The figures were discussed at length.

(G) if appropriate, general results of outcome of interview.

N/A

(H) in case of interview via electronic mail, paper copy of email in patent application file

Conclusion

It is respectfully submitted that all claims are in condition for allowance. Early action to that end is respectfully requested. The Commissioner is hereby authorized to charge any fees in connection with this application and to credit any overpayments to Deposit Account No. 14-1447. The Examiner is hereby invited to contact the undersigned by telephone if there are any questions concerning this amendment or application.

Respectfully submitted,

Date: April 29, 2009

/Marc A. Began, Reg. No. 48,829/

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